is intended to affect contracts for private security functions that are awarded through the Department of State.

Section 324—Standards and Certification for Private Security Contractors

This section would require the Secretary of Defense to issue policy guidance requiring the establishment of a third-party certification process for specified operational and business practice standards to which private security contractors must adhere as a condition for selection for defense contracts for the performance of private security functions. In addition, all private security contractor employees who are required to carry weapons in the performance of their duties under a defense contract would be required to obtain basic weapons training certification from a reputable certifying body as a requirement of that contract. This section would not apply to intelligence activities.

Section 325—Prohibition on Establishing Goals or Quotas for Conversion of Functions to Performance by Department of Defense Civilian Employees

This section would prohibit the Secretary of Defense from establishing numerical goals or quotas for the conversion of Department of Defense functions to performance by civilian employees unless such goals or quotas are based on the requirements outlined in section 235, section 2330a, or section 2463 of title 10, United States Code. The section also would require that the Secretary use the Department's costing methodology guidance (Directive-type Memorandum 09–007, Estimating and Comparing Full Costs of Civilian and Military Manpower and Contractor support) or successor guidance in making such conversion decisions. The secretaries of the military departments may issue supplemental guidance to assist in decisions affecting their department. The Secretary of Defense would be required to provide to the congressional defense committees, by December 31, 2010, a report on the decisions to convert positions to civilian employee performance during fiscal year 2010. The Comptroller General would be required to provide an assessment to the congressional defense committees of the Secretary's report 120 days after the Secretary's report is submitted.

SUBTITLE D—REPORTS

Section 331—Revision to Reporting Requirement Relating to Operation and Financial Support for Military Museums

This section would modify section 489 of title 10, United States Code, and require a biennial report on the condition of military museums rather than the current requirement to submit annual reports. Furthermore, this section would delete the requirement to submit the organizational structure of the reported museums.

Section 332—Additional Reporting Requirements Relating to Corrosion Prevention Projects and Activities

This section would amend section 2228(e) of title 10, United States Code, as amended by section 371 of the National Defense Authorization Act for Fiscal Year 2008 (Public Law 110–181) to